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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/573,695	06/27/2006	Howard Elliott	85328-88014	7165
	7590 08/09/200 DER HEMKER & GAL	EXAMINER		
SUITE 2000	OADWAY	NGUYEN, VINCENT Q		
10 SOUTH BROADWAY ST LOUIS, MO 63102			ART UNIT	PAPER NUMBER
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,			MAIL DATE	DELIVERY MODE
•			08/09/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/573,695	ELLIOTT, HOWARD				
Office Action Summary	Examiner	Art Unit				
	Vincent Q. Nguyen	2858				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on 25 Ju	lv 2007.					
,	action is non-final.					
· _						
closed in accordance with the practice under E	•					
Disposition of Claims						
· 4)⊠ Claim(s) <u>1-15</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-15</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9) The specification is objected to by the Examine						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correcti	· · · · · · · · · · · · · · · · · · ·					
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action of form F10-132.				
Priority under 35 U.S.C. § 119	•					
12)⊠ Acknowledgment is made of a claim for foreign a)⊠ All b)□ Some * c)□ None of:	priority under 35 U.S.C. § 119(a))-(d) or (f).				
1. Certified copies of the priority documents	s have been received.					
2. Certified copies of the priority documents		on No				
3. Copies of the certified copies of the prior						
application from the International Bureau	(PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list	of the certified copies not receive	ed.				
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da					
3) Information Disclosure Statement(s) (PTO/SB/08)	5) Notice of Informal P 6) Other:					
Paper No(s)/Mail Date	o,					

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-5, 7, 8, 10, 14, 15 are rejected under 35 U.S.C. 102(b) as being anticipated by Lawrence et al. (5,760,593) in view of Ko et al. (6,465,271).

With respect to claims 1-4, Lawrence et al. discloses a sensor (1) for capacitively measuring the distance to a stationary or passing object comprising an electrode (4) for capacitively coupling with the object, a shield (8, 10) that surrounds the electrode (1) and is electrically isolated from the electrode (1) by an insulating layer (16), and a housing (2) that substantially surrounds the electrode (1) and the shield (8, 10), wherein the electrode (1) and the shield (8, 10) are formed entirely from an electrically conductive ceramic material (Col. 3 lines 12-16) and the insulating layer (16) and the housing (2) are formed entirely from an electrically non-conductive ceramic material, and in that the electrically conductive and electrically non-conductive ceramic materials are selected to have substantially similar thermal expansion coefficients (Col. 3 lines 25-61). The only difference between Lawrence et al. and the claimed invention is that the claimed invention recites the sensor assembly remains virtually stress free at high operating temperature.

Ko et al. discloses a method of fabricating silicon capacitive sensor and further discloses sensor assembly remains virtually stress free at high operating temperature for the purpose of enhancing the drifting in capacitive sensor (Ko et al.' col. 3 lines 47-64).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate sensor assembly to remain the virtually stress at high temperature as taught by Ko et al. into the system of Lawrence et al. because matching thermal expansion coefficients of different materials to reduce drift is routine in the art of sensors operation in high temperature.

With respect to claims 5, 10, Lawrence et al. discloses a first electrically conductive bridge connected to the electrode (4) and connectable to the conductor of a transmission cable; and a second electrically conductive bridge connected to the housing (2) and connectable to the conductor of a transmission cable (Col. 5 lines 26-30).

With respect to claims 7, 8, Lawrence discloses the first and the second conductive bridges (16) substantially surrounds the housing (2).

With respect to claims 14, 15, Lawrence discloses the electrode (4), shield (16), insulating layer (14) and housing (2) are bonded together (Figures 2-4).

3. Claims 6, 9, 11-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lawrence et al. (5,760,593) in view of Ko et al. (6,465,271), as applied to claims 1 and 5 above, and further in view of Bailleul et al. (5,973,502).

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With respect to claims 6, 11, Lawrence et al. and Ko et al. discloses every subject matter recited in the claim except for explicitly showing the first electrically conductive bridge passes through apertures provided in the housing and the second electrically conductive bridge.

Bailleul et al. discloses a system similar to that of Lawrence et al. and further discloses the first electrically conductive bridge (5) passes through apertures provided in the housing (2) and the second electrically conductive bridge (21a) for the purpose of conveying the signal to the cable (21).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the first electrically conductive bridge passes through apertures provided in the housing and the second electrically conductive bridge as taught by Bailleul et al. into the system of Lawrence et al. because have the first electrically conductive bridge passes through apertures provided in the housing and the second electrically conductive bridge is the typical way to convey the detected signal to the analyzing or monitoring circuit.

With respect to claims 9, 12, 13, Lawrence et al. does not explicitly disclose an adaptor.

Bailleul et al. discloses an adaptor (11b) for connecting the second electrically conductive bridge (21a) to the conductor of a transmission cable (21).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the adaptor as taught by Bailleul et al. into the system of Lawrence because of the same reason as set forth in claim 6 above.

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Prior Art

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Patent No. 5,270,664 (McMurtry et al.) discloses a capacitance sensing probe having electrodes E1, E2 for measuring surface roughness.

Patent No. 5,101,165 discloses (Figure 2) an electrical capacitance clearanceometer having electrodes (30, 31), for measuring the clearance.

Contact Information

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vincent Q. Nguyen whose telephone number is (571) 272-2234. The examiner can normally be reached on 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Hirshfeld can be reached on (571) 272-2168. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the

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USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

V. horizon

August 2, 2007

Vincent Q. Nguyen Primary Examiner Art Unit 2858